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SEC. 824. STIU3AMLINED NOTICE REQUIREMENTS TO
                      CONTRACTORS
                      AND EMPLOYEES REGARDING TERMINATION OR
                      SUBSTAN-
                      TIAL REDUCTION IN CONTRACTS UNDER MAJOR
                      DEFENSE
                      PROGRAMS.
                (a) FLIMINATION OF UNNECESSARY REQUIREMENTS.—
             Section
4471 of the Defense Conversion, Reinvestment, and
             Assistance Act of 1992 (division D of Public Law
             102-484: 10
             U.S.C. 2501 note) is amended—
                           by striking out subsection (a):
(2)
                       by striking out subsection (f), except
paragraph (4);
(3)
                       by redesignating subsections (b), (c), (d),
(e). and (a)
as subsections (a), (b), (c), (d), and (f), respectively; and (4)
                       by redesignating such paragraph (4) as
subsection (e).
                (h) NOTICE TO CONTRACTORS.—Subsection (a) of such
             section.
             as redesignated by subsection (a)(3), is amended by
             striking out
             paragraphs (1) and (2) and inserting in lieu thereof
             the following:
                     (1) shall identify each contract (if any) under
                                                               defense
                 programs of the Department of Defense that will
                                                           terminated
                 or substantially reduced as a result of the
                 funding
                                           levels
                                                                  pro-
                 vided in that Act: and
"(2) shall ensu
                                 ensure
                                             t.hat.
                                                     notice
                                                                   the
                 termination
                                                of.
                 substantial reduction in the funding of
                                                                   the
                 contract
                 provided-
                        "(A) directly to the prime contractor
                     under
                                             the
                    tract: and
                        "(B) directly to the Secretary of Labor/"
                             TO
                                 SUBCONTRACTORS.—Subsection
                  of such
             section. as redesignated by subsection (a)(3), is
             amended-
                       by striking out "As soon as" and all that
follows throuah
prime contractor shall—" in the matter preceding paragraph (1) and inserting in lieu thereof "Not later than 60 days after
the date on which the prime contractor for a contract under a major defense program receives notice under subsection (a), the prime contractor shall—:
(6)
(7)
                       in paragraph (1)—
                           by striking out "for that program under a
contract"
and inserting in lieu thereof "under that prime contract
for subcontracts"; and
                           by striking out "for the program": and
                     (3) in paragraph (2)(A), by striking out "for the
                 program
                 under a contract" thereof "for sub-
                                         and inserting in lieu
                 contracts"
(9)
                    NOTICE TO EMPLOYEES AND STATE DISLOCATED
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